IN THE UNITED STATE DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI SOUTHERN DIVISION

MONICA DANIEL HUTCHISON,)
Plaintiff,)
) Case No.: 09-3018-CV-S-RED
VS.)
	Jury Trial Demanded
TEXAS COUNTY, MISSOURI;)
MICHAEL R. ANDERSON,)
TEXAS COUNTY PROSECUTING)
ATTORNEY; and)
MICHAEL R. ANDERSON, individually)
)
Defendants.)

PLAINTIFF MONICA DANIEL HUTCHISON'S SECOND AMENDED EXHIBIT LIST

COMES NOW Plaintiff Monica Daniel Hutchison, by and through counsel, and designates the following supplemental exhibit which she may use during the cross-examination of Defendant's witnesses during her case in chief:

Plaintiff's Exhibit No.	<u>Description of Exhibit</u>
1	Lt. Melissa Dunn's report, 4 pgs.
2	Haywood Jablome note, 1 pg.
3	Criminal investigative subpoena signed by Judge
	Ellsworth, 1 pg.
4	Def. Anderson's Jan. 8, 2005 letter to Plaintiff, 2 pgs.
5	Def. Anderson's Dec. 20, 2005 email to Plaintiff, 2 pgs.
6	Def. Anderson's May 16, 2006 letter to Emde, 3 pgs.
7	Def. Anderson's Jan. 21, 2006 letter to MO Attorney
	General's office, 3 pgs.
8	Certified records of the MO Attorney General's office
	pursuant to subpoena, 20 pgs.
9	Notice of EEOC Complaint, 1 pg.
10	Calendar of November and December 2005 & January
	of 2006, 3 pgs.
11	Timeline of Plaintiff's employment, 1 pg.
12	Affidavit of Terry Haden, 1 pg.
13	Affidavit of Stephanie Creek Pounds, 1 pg.
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14	Affidavit of Christina Norma Rose Mosley, 2 pgs.
15	Newspaper article of date rape drug, 1 pg.
16	Certified records of the Houston Herald, 20 pgs.
17	Anderson's Complaint filed May 31, 2006, 3 pgs.
18	Dr. Pribor's report, 33 pgs.
19	Anderson's notes on his first meeting with Plaintiff,
	3 pgs.
20	Records of the EEOC, 202 pgs.
21	Dr. Pribor's invoices, 5 pgs.
22	Affidavit of Officer Mike Hood, 2 pgs.
23	EEOC notes on phone interviews with Def. Anderson,
2.4	10 pgs.
24	McCabe test results and report, 50 pgs.
25	KY3 News blog dated May 24, 2006
26	Complete file Williams v. Anderson, Case No.
	CV8-06-224-DR, 14 pgs.
27	Complete file Anderson v. Daniel & Williams, Case
	No. CV8-06-221-CC, 18 pgs.
28	Transcript 1 of Def. Anderson's cell phone calls to the
	home of Plaintiff, 1 pg.
29	Transcript 2 of Def. Anderson's cell phone calls to the
	home of Plaintiff, 1 pg.
30	Transcript 3 of Def. Anderson's cell phone calls to the
	home of Plaintiff, 1 pg.
31	Def. Anderson's Aug. 9, 2005 letter to the Texas Co.
	Commission regarding salary increase for Plaintiff,
	1 pg.
32	Accident report and reconstruction report from the
02	Sullins accident, 34 pgs.
33	Def. Anderson's answers to Plfs. 1 st Interrogatories,
33	76 pgs.
34	Def. Anderson's answers to Plfs. 2 nd Interrogatories,
54	15 pgs.
35	Texas Co.'s answers to Plfs. 1 st Interrogatories, 6 pgs.
36	Texas Co.'s answers to Plfs. 2 nd Interrogatories, 3 pgs.
37	Texas Co.'s payroll records of the Office of the
31	Prosecuting Attorney, 1 pg.
38	
30	Texas Co.'s answers to Plfs. Request for Admissions,
20	5 pgs.
39	Dr. Halfaker's report and file, 170 pgs.
40	Determination letter from EEOC dated
44	June 28, 2007, 2 pgs.
41	Dina Vitoux's report, 3 pgs.
42	Dina Vitoux's C.V., 6 pgs.
43	Dina Vitoux's medical records of Plaintiff, 6 pgs.
44	Rule 26(a) Disclosures of Def. Anderson, 5 pgs.

45	Plfs. letter to EEOC dated Feb. 1, 2006 – version 1,
16	2 pgs.
46	Plfs. letter to EEOC dated Feb. 1, 2006 – long version,
47	5 pgs. Picture of lewd trash thrown in Plaintiff's yard
48	Picture of Plf. and co-workers at a restaurant while
46	
40	working for the Texas Co. Prosecutor's office
49	CD of Def. Anderson's phone calls that was sent to
5 0	Warren Harris for approval
50	CD of Def. Anderson's phone calls given to Dr. Pribor
51	The cassette tape of Def. Anderson's phone calls to Plf.
52	Def. Anderson's Phineas Gold phone call/message
53	Casenet docket sheet on Phineas Gold, 7 pgs.
54	Def. Anderson's email to Topix, 1 pg.
55	EEOC Right to Sue letter to Plaintiff dated
	Oct. 23, 2008, 1 pg.
56	Def. Anderson's letter to Marci Mosley dated
	Aug. 3, 2006, 1 pg.
57	Order signed by Judge Ellsworth taking Millie
	Williams off of small claims cases, 1 pg.
58	MO Revised Statutes Chapter 56 Section 56.110, 1 pg.
59	Case log from EEOC files, 4 pgs.
60	Def. Anderson's letter to Emde dated May 4, 2006,
00	2 pgs.
61	EEOC letter to Def. Anderson dated April 20, 2006,
01	1 pg.
62	Judge Ellsworth's card to Millie Williams, 2 pgs.
63	
03	Original recordings made by Christina Mosley of her conversation with Plf.
64	Excerpt of recordings made by Christina Mosley
	(deposition exhibit 33 identified in the deposition of
	Christina Mosley)
65	Excerpt of recordings made by Christina Mosley
	(deposition exhibit 34 identified in the deposition of
	Christina Mosley)
66	Excerpt of recordings made by Christina Mosley
	(deposition exhibit 35 identified in the deposition of
	Christina Mosley)
67	Excerpt of recordings made by Christina Mosley
	(deposition exhibit 36 identified in the deposition of
	Christina Mosley)
68	Print out of the value of Def. Anderson's county
00	retirement, 18 pgs.
69	American Psychiatric Association (2000) Diagnostic
	and Statistical Manual of Mental Disorders, Fourth
	,
	Edition, Text Revision; APA; Washington, D.C.

70	Briere, John (2004) Psychological Assessment of Adult Posttraumatic States: Phenomenology, Diagnosis, and Measurement, Second Edition; American Psychological Association; Washington, D.C.
71	Gold, Liza (2004) Sexual Harassment: Psychiatric Assessment in Employment Litigation; American
72	Psychiatric Association; Washington, D.C. Simon, Robert (2003) Posttraumatic Stress Disorder in Litigation: Guidelines for Forensic Assessment;
73	American Psychiatric Association; Washington, D.C. Second Supplemental Rule 26(a) Disclosures of Def. Anderson, 4 pgs.
74	Dina Vitoux Conclusions, 1 pg.
75	Def. Anderson's letter to Judge Ellsworth dated May 30, 2006, 2 pgs.
76	MO State Highway Patrol certified records regarding Dustin W. James, 19 pgs.
77	MO State Highway Patrol certified records regarding Devin D. James, 9 pgs.
78	Certified copy of <i>Roger Wall v. Larry Tyrrell, et al.</i> , Case No.: 25V03050300C, 120 pgs.
237-A	Documents from Def. Anderson's Exhibit 237 showing Plaintiff's employment start date, 4 pgs.

Defendant's Exhibit No.

Description of Exhibit

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Def. Anderson's cell phone records

Respectfully Submitted,

STEELMAN, GAUNT & HORSEFIELD

By: <u>/s/ Stephen F. Gaunt</u>

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I, Stephen F. Gaunt, hereby certify that on the 23^{rd} day of March, 2011 the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system which sent notification of such filing to:

Warren E. Harris Taylor, Stafford, Clithero, Fitzgerald & Harris, LLP 3315 East Ridgeview, Ste. 1000 Springfield, MO 65804 Counsel for Defendant Michael Anderson

> /s/ Stephen F. Gaunt Stephen F. Gaunt